816-10108/581307A

FORM 4-2

DEC 1995 60 1995 Pub.MISS

rney's Docket No. <u>HORI-101AX CON</u>

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	Anticipated Classification of this application:	
	Class 128 Subclass	
	* * *	
	Application No.: 08/067,140	_
PRIOR APPLICATION	Examiner: J. Leubecker	_
	Art Unit: 3302	

Box FWC Assistant Commissioner for Patents Washington, D.C. 20231

FILE WRAPPER CONTINUING APPLICATION (FWC) TRANSMITTAL (37 C.F.R. 1.62)

WARNING: This form cannot be used where the parent case may not be abandoned because the filing of a

request under the FWC procedure "will be considered to be a request to expressly abandon the prior application as of the filing date granted to the continuing application." 37 C.F.R. 1.62(g).

WARNING: This procedure can only be used for a pending application prior to payment of the issue fee (37

C.F.R. 1.62(a)), except if the parent application was withdrawn under 37 C.F.R. 1.313(b)(5) "to permit consideration of an information disclosure statement under 1.97 in a continuing application." 37

C.F.R. 1.62(a).

WARNING: The filing of an application at the United States stage of an international application requires an

oath or declaration. 37 C.F.R. 1.61(a)(4).

WARNING: The claims of this new application may be finally rejected in the first Office action where all claims

of the new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they

had been entered in the earlier application. MPEP § 706.07(b).

WARNING: An application under 37 C.F.R. 1.62 is filed by making changes by amendment to the prior

application, (37 C.F.R. 1.62(a)), and not by filing a new application. 37 C.F.R. 1.62(e).

WARNING: Filing under 37 C.F.R. 1.62 is permitted only if filed by the same or less than all the inventors named

in the prior application. 37 C.F.R. 1.62(a).

CERTIFICATION UNDER 37 C.F.R. 1.10

I hereby certify that this FWC Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date <u>28 December 1995</u>, in an envelope as "Express Mail Post Office to Addressee," mailing Label Number <u>EG061156219US</u> addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Nicholas A. Pandiscio (type or print name of person mailing paper)

Signature of person mailing paper

NOTE: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. (37 C.F.R. 1.10(b)).

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

(FWC [4-2]—page 1 of 13)

WARI	NING:	: File wrapper continuing procedure filings can only be based on a prior complete application as defined by § 1.51(a)(i), and not a prior complete provisional application as defined by § 1.51(a)(2).
		request for a filing under the file wrapper continuing application procedure (37 2), for a
	攵	continuation
		divisional
		continuation-in-part (for oath or declaration, see III below)
		Attached is an amendment for added subject matter
		continuing application to permit consideration of an information disclosure statement under 37 C.F.R. 1.97.
NOTE	The	e filing date under 37 C.F.R. 1.62(a) is " the date on which a request is filed for an application . including identification of the application number and applicant's name of the prior application." e prior application under 37 C.F.R. 1.62(a) must be " a prior complete application," as defined 37 C.F.R. 1.51(a)(1). **ARTICULARS OF PRIOR NONPROVISIONAL APPLICATION**
WAR	VING:	File wrapper continuing procedure filings can only be based on a prior complete application as defined by § 1.51(a)(1), and not a prior complete provisional application as defined by § 1.51(a)(2). 37 C.F.R. 1.62(a).
A.	App	olication No. 08 / 067,140 filed 5/25/93 date.
B.	Title	e (as originally filedELECTRONIC ENDOSCOPE
	and	l as last amended)
C.		me of applicant(s) (as originally filed and as last amended) and current respondence address of applicant(s)
		Koichiro Hori / COO 24 Parker Road Framingham, Massachusetts 01701
		MA

(FWC [4-2]--page 2 of 13)

FORM 4-2

1. FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
INVENTOR	HORI	KOICHIRO	
RESIDENCE & CITIZENSHIP	СІТУ	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	Framingham	MA	Japan
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY
	24 Parker Road	Framingham	MA 01701
2. FULL NAME OF	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
INVENTOR		·	
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	·		
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY
3. FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
RESIDENCE & CITIZENSHIP	СІТУ	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY

☐ Continued on Added Page for Inventor's Data

The above identified application, in which no payment of issue fee, abandonment of (other than where the above identified application was abandoned under 37 C.F.R. 1.313(b)(5) to permit consideration of an information disclosure statement under 37 C.F.R. 1.97), or termination of proceedings has occurred, is hereby expressly abandoned as of the filing date of this new application. Please use all the contents of the prior application file wrapper, including the drawings, as the basic papers for the new application.

It is understood that secrecy under 35 U.S.C 122 is hereby waived to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 C.F.R. 1.62 application, be it either this application or a prior application in the same file wrapper, the PTO may provide similar information or access to all the other applications in the same file wrapper.

II. Inventorship statement

NOTE: "If the continuation, continuation-in-part, or divisional application is filed by less than all the inventors named in the prior application a statement must accompany the application when filed requesting deletion of the names of the person or persons who are not inventors of the invention being claimed in the continuation, continuation-in-part, or divisional application." 37 C.F.R. 1.62(a).

NOTE: "In the case of a continuation-in-part application which adds and claims additional disclosure by amendment, an oath or declaration as required by § 1.63 must be filed. In those situations where a new oath or declaration is required due to additional subject matter being claimed, additional inventors may be named in the continuing application. In a continuation or divisional application which discloses and claims only subject matter disclosed in a prior application, no additional oath or declaration is required and the application must name as inventors the same or less than all the inventors in the prior application." 37 C.F.R. 1.60(c).

(complete applicable item (a), (b) and/or (c) below)

	(a)	*	app	s application discloses and claims only subject matter disclosed in the prior plication whose particulars are set out above and the inventor(s) in this plication are		
			X	the same.		
				less than those named in the prior application. It is requested that the following inventor(s) identified above for the prior application be deleted:		
_			···	(type name(s) of inventor(s) to be deleted)		
	(b)		This application discloses and claims additional disclosure by amendment are a new declaration or oath is being filed. With respect to the prior application whose particulars are set out above, the inventor(s) in this application are			
				the same.		
				Add the following additional inventor(s).		
_						
				(type name of inventor(s) to be added)		
	(c)		The	inventorship for all the claims in this application is		
			\square	the same.		
				not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made, is submitted.		

(FWC [4-2]—page 4 of 13)

refused to sign or cannot be reached. 37 C.F.R. 1.47; This is the petition required by 37 C.F.R. 1.47 and the statem required by 37 C.F.R. 1.47 is also attached. (See item VIII below for fee.) Not attached. Application is made by a person authorized under 37 C.F.R. 1.47 on behalf of all of the above named applicant(s).					
B. Continuation-in-part Attached. Executed by (check all applicable items) inventor(s). legal representative of inventor(s). 37 C.F.R. 1.42 or 1.43. joint inventor or person showing a proprietary interest for inventor we refused to sign or cannot be reached. 37 C.F.R. 1.47; This is the petition required by 37 C.F.R. 1.47 and the statemer required by 37 C.F.R. 1.47 is also attached. (See item VIII below for fee.) Not attached. Application is made by a person authorized under 37 C.F.R. 1.47 on behalf of all of the above named applicant(s). (The declaration or oath, along with the surcharge required by C.F.R. 1.16(e) can be filed subsequently.) Attached is a showing that the filing is authorized. (Not required unless called into question. 37 C.F.R. 1.41(d)) IV. Identification of Claims for Further Prosecution WARNING: "The claims of a new application may be finally rejected in the first Office action in those situat where (1) the new application is a continuing application of, or a substitute for, an earlier application and (2) all the claims of the new application (a) are drawn to the same invention claimed in earlier application, and (b) would have been properly finally rejected on the grounds of art of reference in the next Office action if they had been entered in the earlier application." MPEP § 706.0 The fees to be charged are to be based on the number of claims remaining a result of the: attached preliminary amendment. the unentered amendment filed under 37 C.F.R. 1.116 in the prior application, which is now repeated.	A.	Cont	inuat	ion or d	divisional
Check all applicable items) (check all applicable items) inventor(s). legal representative of inventor(s). 37 C.F.R. 1.42 or 1.43. joint inventor or person showing a proprietary interest for inventor we refused to sign or cannot be reached. 37 C.F.R. 1.47; This is the petition required by 37 C.F.R. 1.47 and the statemer required by 37 C.F.R. 1.47 is also attached. (See item VIII below for fee.) Not attached. Application is made by a person authorized under 37 C.F.R. 1.41 on behalf of all of the above named applicant(s). (The declaration or oath, along with the surcharge required by C.F.R. 1.16(e) can be filed subsequently.) Attached is a showing that the filing is authorized. (Not required unless called into question. 37 C.F.R. 1.41(d)) IV. Identification of Claims for Further Prosecution WARNING: "The claims of a new application may be finally rejected in the first Office action in those situate where (1) the new application is a continuing application of, or a substitute for, an earlier application (2) all the claims of the new application (3) are drawn to the same invention claimed in earlier application, and (b) would have been properly finally rejected on the grounds of art of rec in the next Office action if they had been entered in the earlier application." MPEP § 706.0. The fees to be charged are to be based on the number of claims remaining a result of the: X attached preliminary amendment. the unentered amendment filed under 37 C.F.R. 1.116 in the prior applition, which is now repeated.		\square	Nor	ne requi	red.
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 □ Application is made by a person authorized under 37 C.F.R. 1.4 on behalf of all of the above named applicant(s). (The declaration or oath, along with the surcharge required by C.F.R. 1.16(e) can be filed subsequently.) □ Attached is a showing that the filing is authorized. (Not required unless called into question. 37 C.F.R. 1.41(d)) IV. Identification of Claims for Further Prosecution WARNING: "The claims of a new application may be finally rejected in the first Office action in those situate where (1) the new application is a continuing application of, or a substitute for, an earlier application (2) all the claims of the new application (a) are drawn to the same invention claimed in earlier application, and (b) would have been properly finally rejected on the grounds of art of received in the next Office action if they had been entered in the earlier application." MPEP § 706.0. □ The fees to be charged are to be based on the number of claims remaining a result of the: □ attached preliminary amendment. □ the unentered amendment filed under 37 C.F.R. 1.116 in the prior applition, which is now repeated. 					
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the unentered amendment filed under 37 C.F.R. 1.116 in the prior applition, which is now repeated.					
tion, which is now repeated.					·
the claims as on file in the prior application.					
· · · · · · · · · · · · · · · · · · ·				the cla	nims as on file in the prior application.

Fee Calculation (37 C.F.R. 1.16)

NOTE: The filing fee for a continuation, continuation-in-part, or divisional application is based on the number of claims remaining in the application after entry of any preliminary amendment and entry of any amendments under 37 C.F.R. 1.116 unentered in the prior application which is requested to be entered in this FWC application. 37 C.F.R. 1.62.

Number Filed	Number Extra		Rate	Basic Fee 37 C.F.R. 1.16(a) \$750.00
Total Claims (37 C.F.R. 1.16(c) 23 - 20 =	.3	×	\$ 22.00	\$66.00
Independent Claims (37 C.F.R. 1.16(b)) 3 - 3 =	0	×	\$ 78.00	0
Multiple dependent claim(s), if any (37 C.F.R. 1.16(d))		+	\$250.00	0

The fee for extra claims is not being paid at this time.

Filing fee calculation

\$816.00

NOTE: If the fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 C.F.R. 1.16(d).

Petition for Suspension of Prosecution for the Time Necessary to File an Amendment

NOTE: Where it is possible that the claims on file will give rise to a first action final for this continuation application and for some reason an amendment cannot be filed promptly (e.g., experimental data is being gathered), it may be desirable to file a petition for suspension of prosecution for the time necessary.

(check the next item, if applicable)

☐ There is provided herewith a Petition to Suspend Prosecution for the time Necessary to File an Amendment (New Application Filed Concurrently).

VII. Small Entity Statement

A verified statement that this is a filing by a small entity is attached.

WARNING: "Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. A nonprovisional application claiming benefit under 35 U.S.C. 119(e), 120, 121 or 365(c) of a prior application may rely on a verified statement filed in the prior application if the nonprovisional application includes a reference to a verified statement in the prior application or includes a copy of the verified statement filed in the prior application if status as a small entity is still proper and desired." 37 C.F.R. § 1.28(a).

(FWC [4-2]-page 6 of 13)

4-38 **FORM 4-2** (Rel.65-10/95 Pub.605)

(FWC [4-2]—page 7 of 13)

(complete the following, if applicable)

 Status as a small entity was claimed in prior application 	
/, filed on, from	
claimed for this application under:	
35 U.S.C. □ 120, □ 121,	
☐ 365(c),	l-aine d
and which status as a small entity is still proper and d	
☐ A copy of the verified statement in the prior applic	
Reduced filing fee calculation (50% of above) \$	
NOTE: 37 C.F.R. 1.28(a) states "Status as a small entity must be specifically establifiled in each application or patent in which the status is available and desire filed under § 1.60 or § 1.62 of this part where the status as a small entity parent application and is still proper."	ty has been established in a
The last sentence of 37 C.F.R. 1.28(a) states: "Applications filed under § must include a reference to a verified statement in a parent application still proper and desired."	ir status as a smail entity is
Any excess of the full fee paid will be refunded if a verified statement ar within 2 months of the date of timely payment of a full fee then the exce on request. 37 C.F.R. 1.28(a).	nd a refund request are filed ss fee paid will be refunded
III. Fee Payment Being Made at This Time	
Not attached	
☐ No filing fee is submitted. (This and the surcharge required by 37 C.F.R. 1.16(e) can	be paid subsequently.)
Attached	07.6.00
	\$ 816.00
recording assignment (\$40.00; 37 C.F.R. 1.21(h)). For payment of fee see item XIV below.	\$
 petition fee for filing by other than all the inventors or person not the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. 1.47 and 1.17(h)) 	· \$
 processing and retention fee 	
(\$130.00; 37 C.F.R. 1.53(d) and 1.21(l))	\$
(\$130.00; 37 C.F.R. 1.53(d) and 1.21(l)) NOTE: 37 C.F.R. 1.21(l) establishes a fee for processing and retaining any application pursuant to 37 C.F.R. 1.53(d) and the 37 C.F.R. 1.53 and 1.78, indicate that in order to obtain the benefit of a the basic filing fee must be timely paid or the processing and retention within 1 year from the notification under § 1.53(d).	prior U.S. application, eithe

IX. M	eth	od of Payme	ent of Fees				
X	J .	Attached is che	eck in the am	nount of \$	816.00	<u>)</u>	
		Charge Accour					
		amount of $\$$ _					
	-	☐ A duplicate	e of this requ	est is attac	hed.		
NOTE:		es should be itemize 2(b).	ed in such a man	ner that it is c	lear for which p	ourpose the fees	s are paid. 37 C.F.R.
X. · Au	the	rization to C	harge Add	itional Fe	es		
WARNI	NG:	If no fee paymen	nt is made at this	time, this ite	m should not b	be completed.	
WARNI	NG:	Accurately count if extra claim cha			endent claims,	to avoid unexp	pected high charges
X	1		equired by th	is paper a	nd during th	-	additional fees endency of this
	{	☑ 37 C.F.R.	1.16(a), (f) or	(g) (filing fe	es)		
	(⊋ 37 C.F.R. ·	1.16(b), (c) an	nd (d) (pres	entation of e	extra claims)
NOTE:	mu: set to a	st only be paid or a for response by the	these claims can he PTO in any no	celled by ame otice of fee d	endment prior t eficiency (37 C	o the expiration .F.R. 1.16(d)), i	on later presentation of the time period t might be best not g with amendments
	[1.16(e) (surcha later than the	•	•	-	d/or declaration
	[☑ 37 C.F.R.	1.17 (applicat	ion proces	sing fees)		
WARNI	NG:	authorization sho	ould be made or der 37 C.F.R. 1.1	nly with the l 136(a) is to no	knowledge that avail unless a	t: "Submission request or peti	der § 1.136(a), this of the appropriate tion for extension is
	[1.18 (issue fe pursuant to		_	of Notice of	:
NOTE:	of a		ce, the issue fee	will be autom	atically charged		d before the mailing account at the time
	"oti Not	her than a small er	ntity" and (b) no ange of status re	notification is sulting in loss	required if the of entitlement	change is to a to small entity:	if the fee is paid as another small entity. status must be filed (b).
XI. In	str	uctions as to	o Overpaym	nent			
X) (Credit Account	No. <u>16-0</u>	221	_		
	-]	Refund					
_							
						(FWC [4	1-2] —page 8 of 13)

XII. I	Prio	rity	/—35 U.S.C. 119(a)-(d)	
[Pric	ority of Application No. / filed on	
	İ	in _	(country) is claimed und	
			The certified copy has been filed on, which prior ap	_ in prior U.S. applica- oplication was filed on
	.		Certified copy will follow.	
XIII.	Rel	ate	e Back	,
WARN	iing:	12 ea (3! ap ap by ea	an application claims the benefit of the filing date of an earlier filed (20, 121 or 365(c), the 20-year term of that application will be base urliest U.S. application that the application makes reference to under 5 U.S.C. 154(a)(2) does not take into account, for the determina upplication on which priority is claimed under 35 U.S.C. 119, 36 upplication, applicant should review whether any claim in the patent of an earlier application and, if not, the applicant should consider carrier filed application. The term of a patent is not based on a claim-by April 14, 1995, 60 Fed. Reg. 20,194, at 20,205.	d upon the filing date of the 35 U.S.C. 120, 121 or 365(c). tion of the patent term, any 5(a) or 365(b).) For a c-i-p t that will issue is supported anceling the reference to the
NOTE:	app am prid or app	olica nende or ap inter plica	conprovisional application claiming the benefit of one or more prior filetions or international applications designating the United States of ed to contain in the first sentence of the specification following the oplication, identifying it by application number (consisting of the segmentational application number and international filing date and indications. Cross-references to other related applications may be mid(b))." 37 C.F.R. § 1.78(2).	America must contain or be title a reference to each such ries code and serial number) cating the relationship of the
			(complete the following, if applicable)	
		Am	end the specification by inserting, before the first lir	ne, the sentence:
			. 119(e)	
NOTE	ap _i the an	plica e title d inc 1.78	conprovisional application claiming the benefit of one or more prior ations must contain or be amended to contain in the first sentence a a reference to each such prior provisional application, identifying is cluding the provisional application number (consisting of series code at (a)(4).	of the specification following it as a provisional application, and serial number)." 37 C.F.R.
WARI	VING:	of	Ihile this application under 37 C.F.R. § 1.62 cannot be a file wrap of a provisional application, the nonprovisional application giving rise to benefit of a provisional application.	oper continuation application to this FWC filing could claim
		"Th	nis application claims the benefit of U.S. Provisional	Application(s) No(s).:
APPLI	CAT	101	N NO(S).:	FILING DATE
	_ /_			
	/_			
	_ /_			
				(FWC [4-2] —page 9 of 13)

an pr or ap	oplications or international applicationended to contain in the first senter ior application, identifying it by apprinternational application number applications. Cross-references to or 1.14(b))." 37 C.F.R. § 1.78(2).	nce of the specification followin plication number (consisting of and international filing date an	ng the title a reference to each s the series code and serial num ad indicating the relationship of	such ber) the
X	"This application is a			
		(see Prelimina	ry Amendment for	evact
	☐ divisional	language)	ry Amendment for	exact
	☐ continuation-in-part	•		
of cope	nding application(s)			
	Serial Number 08 / _0	67,140 filed on .	May 25, 1993	 "
	which designated the			and
	ne proper reference to a prior filed rial number and the filing date of			u.s.
XIV. As	signment			
K	The prior application is assemble partnership)		tas (a general	
	An assignment of the inver	ntion to		
	is attached. A separate ACCOMPANYING NEW PA	"COVER SHEET FOR A	SSIGNMENT (DOCUME FORM PTO 1595 is a	NT) ilso
	an assignment is submitted with a rid one for the assignment." Notice			ation
XV. Pov	ver of Attorney			
The pow	ver of attorney in the prior a	application is to		
•	nolas A. Pandiscio	• •	17,293	
Atto	orney		Reg. No.	
. —	-			
	The power appears in the			/0.4
b. ₺ .	The power does not appear			.194
c. 🗆	A new power has been ex			
d. 🏻	Address all future commun	ications to:		
(item	d may only be completed	by applicant, or attorne	y or agent of record.)	
/	<u> Nicholas A. Pa</u>	ndiscio	17,293	
	Name Pandiscio & Pa	ndiscio	Reg. No.	
,	Address		(617) 000 000	
	470 Totten Pon Waltham, MA 0	d Road 2154	(617) 290-0060 Tel. No.	
	,,		101. 110.	
			(FWC [4-2]page 10 of	13)

NOTE: "Any nonprovisional application claiming the benefit of one or more prior filed copending nonprovisional

FORM 4-2 4-42

(Rel.65-10/95 Pub.605)

B. 35 U.S.C. 120, 12

nd 365(c)

XVI. Maintenance of Copendency of Prior Application

(this item must be completed and the necessary papers filed in the prior application, if the period set in the prior application has run.)

- A petition, fee and response has been filed to extend the term in the pending prior application until <u>January 5, 1996</u>.
- NOTE: The PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is filed with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 O.G. 27).
 - A copy of the petition for extension of time in the prior application is attached.

XVII. Conditional Petitions for Extension of Time in Prior Application

(complete this item and file conditional petition in prior application, if previous item is not applicable)

- A conditional petition for extension of time is being filed in the pending prior application
- NOTE: The PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is filed with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 O.G. 27).
 - A copy of the conditional petition for extension of time in the prior application is attached.

XVIII. Abandonment of Prior Application

- Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time or to revive in that application is granted and when this application is granted a filing date so as to make this application copending with said prior application. At the same time, please add the words "now abandoned" to the amendment to the specification set forth in XIII above.
- NOTE: According to the Notice of May 13, 1983 (103 TMOG 6-7), the filing of a continuation or continuation-inpart application is a proper response with respect to a petition for extension of time or a petition to revive and should include the express abandonment of the prior application conditioned upon the granting of the petition and the granting of a filing date to the continuing application.
- NOTE: "A registered attorney or agent acting under the provisions of § 1.34(a), or of record, may also expressly abandon a prior application as of the filing date granted to a continuing application when filing such a continuing application." 37 C.F.R. 1.138.

XIX. Information Disclosure Statement

Submitted herewith is an Information Disclosure Statement.

(FWC [4-2]-page 11 of 13)

XX. Assi	gnee Certification	
WARNING:	a copy of that statement may be filed.	or divisional application (under F.R. 1.53, 1.60 or 1.62), at filed under 37 C.F.R. 3.73(b) in the parent application or A newly executed statement under 37 C.F.R. 3.73(b) must application is filed by an assignee. Notice of April 30, 1993,
	(complete the following, if	the assignee is signing below)
	This is a ☐ continuation ☐ 37 C.F.R. 3.73(b)	divisional application and the statement under
1	has been filed in the paren	t application.
1		I statement in the parent application is attached.
	This is a continuation-in-part app 3.73(b)" is attached.	elication and a "CERTIFICATE UNDER 37 C.F.R.
	× ·	(type or print name of person signing declaration)
		Signature
Date		
P.O. Addres	s of Signatory	
(if applicable Tel. No.: (Reg. No.:)	☐ Inventor ☐ Assignce of complete interest ☐ Person authorized to sign on behalf of assignce ☐ Attorney or agent of record ☐ Filed under Rule 34(a)
	(complete the fo	llowing, if applicable)
(type name	of assignee)	
Address of	assignee	
Title of pers	on authorized to sign on behalf of	

(FWC [4-2]—page 12 of 13)

Assignment recorded in PTO on//26/9	94
Reel 7102 Frame 0231	
☐ Plus ADDED PAGE	FOR INVENTOR'S DATA FOR FWC FILING
☐ Plus ASSIGNMENT	(DOCUMENT) COVER LETTER ACCOMPANY-
ING NEW PATENT	SIGNATURE OF ATTORNEY
Reg. No. 17,293	
	Nicholas A. Pandiscio
Tel. No.: (617) 290-0060	(type or print name of attorney) Pandiscio & Pandiscio 470 Totten Pond Road
	P.O. Address Waltham, MA 02154